# GOV. TAYLOR UNDISTURBED

NO ATTEMPT BY DEMOCRATS GET HIS PLACE.

An Injunction by Judge Cantrill Which the Republicans Do Not Oppose - Senator Blackburn's Chances in Washington Are Likely to be Affected by the Contest.

FRANKFORT, Ky., Feb. 13.-Gov. Taylor continues the unmolested Governor of the State of Kentucky in possession of the State House, the Executive Building and the Executive Mansion. No one in Frankfort has even so much as sent to him a request that he should get out. The Democrats skulk in Louisville, heedless of the fact that the State Capitol is open to them. The Republican legislators in both the House of Representatives and the Senate met in the State House to-day and adjourned until noon to-morrow for want of a quorum. There were even fewer soldiers on hand to-day than there were yesterday and those that were here were kept out of sight. It would have been possible for Democrats in the Legislature to have come here and held their meeting in the State House and gone away again without even having seen a soldier, but they did not

How long this state of affairs is to continue it is not possible at this present writing to say It is said to-night that the Democrats will begin some sort of action to-morrow at the Circuit Court at Georgetown to compel Gov. Taylor to cease acting as Governor of the State. This will be before Judge Cantrill. Exactly what the nature of the proceedings will be the Democrats here refuse to say. It is said that they are afraid to begin the usual quo warranto proceedings which are resorted to to get possession of an office, for the reason that that might involve an inquiry into the case which would more than likely bring out the truth that Gov. Taylor was elected Governor by not less than twenty thousand plurality, and to get his seat it is necessary to take it. to use no harsher term.

It is thought likely that the proceedings will be some sort of a new-fangled injunction which will restrain him from doing anything as Governor. Whatever it is, it is said that arrangements have been made to carry the case at once from the Circuit Court to the Court of Appeals so that a final adjudication may be had of it at once. The prospect of a speedy adjudication of anything in the Court of Appeals, by the way, is not the brightest. That body has not met since Senator Goebel was shot on Jan. 30. The moment the soldiers were called out the Judges. instead of remaining in Frankfort and holding sessions of the court, fled in mock fear to Louisville. They have been there ever since. Chief Justice Hazelrigg of the court was seen at the Louisville Hotel in Louisville by a reporter this morning and in reply to a question asked him by the reporter of one of the Louisville newspapers as to when the court would resume its sitting he is quoted as saying:

"Iam having such a good time here and am enjoying the dinners at the hotel and the society of my friends so thoroughly that I cannot say when I will call the Court of Appeals together. I will do nothing to-day."

As was predicted in THE SUN this morning. in spite of the fact that there is no interference with the meeting of the Legislature suggested. and the Legislature is invited by Gov. Taylor to meet in the Capitol, the Democrats went on with their old injunction proceeding to-day and got Judge Cantrill to make the temporary injunction he issued a week ago permanent. The Republicans were not represented.

The court adjudged that "the temporary injunction heretofore entered on Feb.3 in this case is now made perpetual, and the defendants, W. S. Taylor and Daniel Collier, and each of them, S. Taylor and Daniel Collier, and each of them, are hereby perpetually enjoined and restrained from assembling the Legislature of the State, and particularly the plaintiffs in this action, at the city of London, Laurel county, and are further perpetually prohibited and enjoined from preventing the plaintiffs or any of them from entering the Capitol building at Frankfort, Ky. as members of the General Assembly for the purpose of transacting business connected with State affairs and discharging their duties as Senators and Representatives, and it is further adjudged that the plaintiffs recover of the defendants their costs therein."

ness connected with State affairs and disheraris their duties as Senators and Representatives, and it is further adjudged that the plaintiffs recover of the defendants their costs therein."

In view of the facts, of course the proceedings seem very much like a farce, but the Democrats don't look upon them as such, and are talking loudly about their success. While the Democrats are rejoicing over this, the Republicans are awaiting anxiously the decision of Judge Taft in the Federal court in Cincinnasked for restraining the Election Contest Board from throwing out the minor Republican officials elected on the State ticket at the last election. The matter does not affect the election, so far as the Governor and Lieutenant-Governor are concerned. But if Judge Taft should refuse to interfere the Election Board will go ahead and throw out all these minor officers and put in the Democrats. That will effectually check Gov. Taylor, for it will cut off all the State money and supplies. The State Treasurer and other officers will have all the supplies, and, of course, they will not do anything for him. The Democrats are confident that the decision in this case will be in their favor, basing their belief wholly on the ground that Judge Taft will decide that the Federal courts have no jurisdiction.

The strangest thing about the controversy as to who shall be Governor of Kentucky is that all arguments both sides agree that Gov. Taylor got the most votes. The Sun reporter has yet to meet the man who says that this is not so. The Goebel Election Commissioners, signed a certificate that Taylor got more than 2,000 pluraity. The Republicans assert that the pluraity was really more than 30,000. Col. Jack Chinn, talking with Tie Sun reporter the form of the pluraity was really more than 30,000. Col. Jack Chinn, talking with Tie Sun reporter the court of the grant of the pluraity was really more than 30,000. Col. Jack Chinn, talking with Tie Sun reporter the court of the came to Paterson as the manager for the Dime Savings and Loan

Jack Chinh, taking with The SON reporter the other day, said:

"Taylor got 197,000 votes, but don't forget, my boy, that Goebel got 195,000 votes and they are all white, too, and the white people are going to run this State, and don't you forget

"Taylor got 197,000 votes, but don't forget, my boy, that Goebel got 185,000 votes and they are all white, too, and the white people are going to run this State, and don't you forget if the situation, but Col. Chinn has no official position. To-day Grey Woodson, the Democratic National Committeeman from Kentucky, and in his paper, the Owenshoro Messenger:

"The white, property-owning respectable people of Kentucky are going to control the government of this commonwealth now and hereafter, and they are going to legislate some respect for law and public deceney into the heads of 2.500 arrogant money baze and hangers-on who have chosen to affiliate politically with 75,000 ignorant negroes and as many more vicious and red-handed mountaineers. The struggle for supremacy is about over and the end will prove in this State, as it has in other States, that only the people who are capable of good government will be permitted to govern.

During the last campaign when the Goebel law, under which it is determined to take away from Gov. Taylor the office to which he was elected by 20,000 plurality, was an issue. J. C. W. Beckham, the candidate for Lieutenant-Governor on the Goebel ticket and now the claimant for Gov. Taylor's seat, said in a speech:

"I am for that Goebel Liection bill because I do not believe that under its operations there will ever be any more stealing of elections in the State of Kentucky, but if political thievery is going to continue in Kentucky in spite of the Goebel Ecction law. I am willing to swear the other follow will not do the stealing.

These extracts from Kentucky in spite of the Goebel Ecction law. I am willing to swear the other follow will not do the stealing.

These extracts from Kentucky in spite of the Goebel contest papers were filed Goebel and the other of the season that the bothering Kentucky Democratic House and the Senate has a season that the ballots were printed on paper so thin that twas possible to see the marks of the season that the ballots were printed in forty conties was

teen more counties and from these seventeen counties thirteen more Democratic Assemblymen were elected, to say nothing at all of Senators, and if thin ballots are sufficient cause to throw out votes, then Mr. Blackburn simply would not be anywhere at all.

Another interesting matter that has not been much talked about is the fact that if the Democrats proceed and force Gov. Taylor out of office and put Mr. Beckham in, Mr. Beckham will not fill out the full term of four years, but will hold office only until the next election, when under the law it will be necessary to elect a Governor to fill the unexpired term. It is predicted that that election if it takes place will be the bloodiest that Kentucky has ever had.

To-day in Frankfort has been extremely quiet. Soldiers on guard at Capitol Square had a lively skirmish shortly before last midnight with two men who approached the sentries in the rear of the grounds and fired on them with pistols. The fire was returned by the soldiers, and the assailants beat a hurried retreat. Altogether sixteen shots were fired. The men are thought to have been the same who made similar attacks on previous nights. They are talking now about making Goebel's birthday a legal holiday in the State, and in the Democratic branch Legislature at Louisville to-day Assemblyman Allison introduced a bill to make it such.

## DISCORD AMONG DEMOCRATS.

The Legislature in Louisville Not Entirely

Harmonious-Outlook Not Cheerful. LOUISVILLE, Ky., Feb. 13.-There seems to be a hint of trouble around Democratic headquarters. In the first place, there is a hitch in that \$100,000 reward bill to catch Goebel's murderer. In the second place, Senator Triplett went to Frankfort and, although unauthorized, made a proposition to the Republicans to bring the Democrats back to the State capital. In the third place, the work of Senator Blackburn in demanding a cessation of hostilities against Republican members has borne fruit and the Jefferson county contests are not likely to come up for some time. The seeds of discord in this hotbed of Democracy have not only sprouted, but are likely to bear fruit in a decided lack of harmony.

The bill authorizing the appointment of a commission of three to apprehend and convict the murderer or murderers of Goebel and appropriate \$100,000 to be expended by this commission may be defeated. The objections raised are that the sum is too large to be entrusted to a committee of three and that it is also so large as to put a premium on false witnesses. Senator Triplett and three others have practically kicked out of the traces. The Senator was absent yesterday, breaking a quorum which, however, did not prevent the Democratic Senate from transacting business. Today Triplett introduced a joint resolution proposing that when the Legislature adjourns on Thursday it shall be to meet on Friday at Frankfort. Under the rules, it lies over one day. It will certainly have much opposition. Ex-Gov. McCreary, D. H. Smith and Louis McQuown have been busy to-day drawing up a petition to be filed before Circuit Judge Cantrill at Georgetown to oust Gov. Taylor and install Mr. Beckham in the Executive Mansion. It will be a simple form of pleading on the behalf of Beckham. It will assert that W. S. Taylor, alleged to be a private citizen, is in possession of State property. If granted by Judge Cantrill, the case will be immediately Judge Cantrill, the case will be immediately taken to the Court of Appeals, and the Republicans declare that the Court of Appeals would not go on record as sustaining the action of the rump Legislature in putting Beekham when no quorum was present in the Senate and the Legislature was acting under the unconstitutional rule No. II. Moreover, no notice was given to the Republican members that a meeting would be held, and this in itself would force the Court of Appeals to declare their action invaild. But if the Court of Appeals should sustain Judge Cantrill, something of which even the most sanguine Democrats are doubtful, the Republicans would have recourse to the Federal courts on the plea that Taylor and Marshall were deprived of their offices without due process of law. The Republican leaders in this city profess to be perfectly serone in regard to the petition being prepared here to-day.

The Legislature met to-day at the Court House. In the House there were fifty-nine Representatives present. The Senate committee of five to Frankfort to investigate the state of affairs there and report as to the advisability of the return of the Legislature to the capital. This being bill day, a number of measures were introduced in the House. Among the bills was one by Representative Holland, making Goebel's birthday a legal holiday in the State. Both branches adjourned until noou to-morrow.

In the Circuit Court at Georgetown before taken to the Court of Appeals, and the Re-

ago. He became engaged to marry the daughter of Elias Sissons, a contractor living in Englewood. The match was broken off by the girl and Hatfield alleged that it was on account of misrepresentations made to her by her father. He sued the father for \$100,000 damages on account of the nigged misrepresentations, but the suit failed. Later he came to Paterson as the manager for the Dime Savings and Loan Association. He exhibited letters from ex-Gov. Werts, the State President, and secured many clients. Among them was Joseph Wadsworth, a silk manufacturer. He took 100 shares for his daughters and paid \$100 a month on their account. It is alleged that this and other money was never turned over to the company. The trial will occupy several days.

# ATTEMPT TO ROB A CAR.

The Motor Starts Ahead Full Force and the Supposed Robbers Are Floored.

HACKENSACK, N. J., Feb. 13,-Gus Thompson and John Temp, colored men, are in Hackenensack jail accused of attempting to hold up a trolley car of the Bergen County Traction Company between Bogota and Englewood last night. They boarded the car at Bogota just as it started out and Conductor Benjamin C. Bowers had his suspicions aroused by the manner in which they acted. As the car was nassing through a piece of woods. Thompson and Temp arose, when Bowers gave a signal to Motorman Conover. The latter applied the full current of power, sending the car ahead with a jerk that threw the two men down. Bowers then drew a revolver and told the men he would kill them if they moved.

As soon as the car reached Leonia, the Englewood police were notified by telephone and in a few minutes both men were on their way to Hackensack under an armed escort. Thompson carried a pearl-handled five-shooter, while Temphad a club. It is supposed they intended robbing Conductor Bowers and then escaping through the woods. They deny any such purpose. Bowers had his suspicions aroused by the

## MORE LIGHTS ON LONG ISLAND. New Company to Extend Its Electric Lines

Through Nassau County. ROSLYN, L. I., Feb. 13.-The Board of Highway Commissioners of the town of North Hempstead has granted to the Roslyn Heat, Light and Power Company permission to erect poles and string wires along the town high-Several routes have already been laid out and this village is to profit by the new enterprise and the streets will be lighted by electerprise and the streets will be lighted by electricity. In addition to the application to the town board another will be made to the Board of Supervisors of Nassau county for permission to extend the system throughout the county Iroa i system. One of the routes laid out includes the highway leading from this village to Old Westbury, thence by the restdence of Edward Willets to that of Benjamin D. Hicks and along the highway leading to Wheatley Hills, where it will pass the residences of William C. Whitney and the country home of Edward D. Morgan. The promoters of the company are well-known society men.

### Summer Theological School at Harvard. CAMBRIDGE, Mass., Feb. 13,-The faculty of the Harvard school of theology, known as the

divinity school, is forming plans for the permanent establishment of the summer session, manent establishment of the summer session, which was held for the first time last summer. The session will last about two weeks and the subjects treated will be the New Testamens, the history of religions and homiletics. In the evenings there will be lectures on general topics. Last summer's session was attended by 105 students, 85 of whom were ordained ministers.

# C. A. CHICKERING KILLED.

CONGRESSMAN FROM LEWIS FALLS

FROM GRAND UNION WINDOW. Had Suffered From Rheumatism and Was on His Way Home From Washington to Rest—Found Dead on the Sidewalk— House Adjourns on Hearing the News.

Charles A. Chickering, the Republican Congressman from the Twenty-fourth district of this State, met instant death early yesterday morning by plunging to the sidewalk from a fourth-story window of the Grand Union Hotel. Appearances seemed to the police to indicate that Mr. Chickering had committed suicide, driven to the act by suffering from rheumatism, but his friends decline to believe that he intentionally killed himself.

Mr. Chickering was on his way to his home at Copenhagen, N. Y., from Washington. He arrived in this city on Sunday night and went. as was his custom, to the Grand Union for the night, intending to go on to Copenhagen on Monday, but when the weather became so disagreeable he declared that he would not go till Tuesday night. He had supper served in his room on Monday night, and complained greatly of rheumatic pains. At a few minutes after 5 o'clock yesterday morning a milkman found him dead on the sidewalk on the Fortyfirst street side of the hotel.

The hotel clerk rang for an ambulance from Bellevue Hospital when he heard of the milkman's discovery and no attempt was made to remove the body until the ambulance arrived and the surgeon pronounced life extinct. Mr. Chickering had struck on his head and his skull was crushed. The body was taken to the East Thirty-fifth street police station, but later. on receipt of a telegram from Mrs, Chickering in Washington, it was removed, to an undertaker's. An inquest will be held. When Mr. Chickering's body was found he

wore a night shirt, trousers, waistcoat and socks. In the waistcoat pocket was a handsome gold watch, bearing on its outer case Mr. Chickering's monogram and inside the inscription: "Presented to the Hon. Charles A. Chickering by the New York Assembly, 1887." The watch was broken by the fall. An examination of his room showed that Mr. Chickering had been in bed. Everything in the room was in order and nothing was found there which gave any clue. It was plain that his plunge to the sidewalk could not have been the result of any ordinary accident. Outside his window there is a fire could not have been the result of any ordinary accident. Outside his window there is a fire escape balcony with an iron railing high enough to protect a person from falling accidentally from the grating.

James P. Mitchell, Mr. Chickering's private secretary, with Mrs. Chickering, arrived at the Grand Union Hotel last night from Washington and took the body to Copenhagen on the 9.15 train. Mr. Mitchell scouted the idea that Mr. Chickering had committed suicide. A year ago last September, he said, the Congressman had an attack of typhoid fever, which left him with rheumatism. He was on his way to Copenhagen to recuperate after a severe attack, and was to take the same train that bore his body last night. Since his rheumatism became acute, Mr. Mitchell said, Congressman Chickering had been accustomed to get up every morning about 4 o'clock to get a little fresh air. It was his belief that the Congressman went out on the fire escape for this purpose and from weakness, accidentally fell over the railing.

Mr. Chickering was in his fifty-seventh year.

Mr. Chickering was in his fifty-seventh year.
He was born in Harrisburg, N. Y., was educated in the common schools and at Lowville Academy and when a young man was a teacher in the latter institution. His first public office in the latter institution. Academy and when a young man was a teacher in the latter institution. His first public office was that of Sehool Commissioner in Lewis county from 1865 to 1875. In 1879 he was elected to the Assembly and was reflected in 1880 and 1881. He was made clerk of the Assembly in 1884 and held that place until the end of the session of 1890. It was during this time that the watch which he wore was presented to him. He was at one time Secretary of the Republican State Committee and a member of the State Executive Committee. In 1892 he was elected to Congress, his district comprising his home county and the counties of Jefferson and Oswego as well. He was reflected to each succeeding Congress. He had no children.

of Jefferson and Oswego as well. He was reslected to each succeeding Congress. He had no children.

Washington. Feb. 13.— Representative Chickering did not take a prominent part in the routine proceedings of the House, and while almost constantly in attendance, very rarely appeared on the floor in debate. He was one of those members who devote their time and attention rather to the work of the committee room than to speeches on the floor. He was chairman of the Committee on Railways and Canais, and, at his request, no other committee work was given to him. His committee has the consideration of the bill to purchase the Eric Canai, and his death is regarded as a special loss in view of this project.

Mr. Chickering had one hobby which he rode to a successful finish. It was to procure the allowance of two ounces of cheese twice a week as part of the regular rations of soldiers in the United States Army. He came from a dairy district, which accounted for his desire to have cheese included in the ration. All his friends were aware of his hobby, and every time he attempted to ride it he was subjected to good-natured chaffing. Finally he offered an amendment to this effect to the Army bill when it was before the House, and Representative Pitney of New Jersey created roars of laughter by gravely offering a similar amendment to the effect that chewing gum should also be issued in the rations, saying that he represented a district which produced immens of each of the chewing gum, and he thouse by Mr. Payne, dean of the New York, Be Graffenreid of Texas, Davidson of Wisconsin, Cummings of New York, Babcock of Wisconsin, Cummings of New York, Babcock of Wisconsin, Cummings of New York, Revander of New York, De Graffenreid of Texas, Davidson of Wisconsin, Gillette of New York, Respective was appointed to attend the following committee to attend Mr. Chickering's funeral in behalf of the House; Messrs. Shermings of New York, Littueer of New York, De Graffenreid of Texas, Davidson of Wisconsin, Gillette of New York, Lettue wa

ALBANY. Feb. 12.—Assemblyman John L. Smith of Lewis county presented a resolution on the death of Congressman Charles A. Chiekering in the Assembly to-day and out of respect to his memory the House adjourned.

DIED AT SEA OF A BROKEN HEART.

Capt. Springsteen's Body Consigned to Old Ocean-Fifth of His Family There. BALTIMORE, Feb. 13.-With her ensign at

half-mast, the barkentine Good News is sailing up the bay to-day on her way from Rio Janiero to Baltimore. Her chief officer, Beniamin E. Springsteen, died at sea on Jan. 20 and was buried in the sea the next day. His death nearly exterminates the entire Springsteen family, late of 2038 Gough street, of whom five members are now asleep in the ocean. The only surviving member is Mrs. Minnie Wolson of 227 South Chester street, the dend mariner's daughter.

On Aug. 17 last the barkentine Priscilla, commanded by Capt. Springsteen, bound from Baltimore to Rio Janiero, went ashore on Gull Shoals, near Cape Hatteras, and his son William, who was mate of the vessel, and his wife and twelve-year-old son. Elmer, who were passengers, were drowned. A few months later his sor. Howard was washed overboard and lost from the barkentine Joshine, bound from Trinidat to New York. The grief-stricken father went to sea as mate of the Good News and upon reaching Rio learned of his son Howard's death. The blow was too much for him, and while it is said his death was due to heart disease, it is believed he died of a broken heart. of whom five members are now asleep in the

### RECEIVER FOR THE CROUCH CO. Troubles of an Automobile Company in Baltimore and 14 Court.

BALTIMORE, Md., Feb 13.-Wallace Stebbins Sons file ta bill of complaint in Circuit Court No. 2 this morning against the Crouch Automobile Manufacturing and Transportation Company, asking that a receiver be appointed to take charge of the corporation for the proalleges that the Crouch Company is indebted to them to the amount of \$105 for labor and material furnished during July and August, 1839. Judge Sharpe ordered that a receiver or receivers should be appointed on Feb. 26 unless cause to the contrary was shown on or before that date.

The Crouch Company was the August and August, 1849. tection of its creditors. The bill of complaint

before that date.

The Crouch Company was the first horseless carriage manufactory to be organized in this city and was incorporated a little more than a year ago. The motor bower used by the company on its vehicles is the invention of Mr. Crouch and the primary principle is the explosion of gasolene and water.

COLUMBIA, S. C., Feb. 13.-The perennial dog tax bill died the usual death in the House to-day. It contemplated a head tax of one dollar on dogs. It was pointed out that there were only 62,000 dogs on the tax books, while there were 400,000 in the State—more than all the sheep and goats. Representative E. D. the sheep and goats. Representative E. D. Smith said that sheep raising is a matter of the future, while the pleasure of having dogs as actual. The poor man must have his dogs as a pleasure. So the bill was killed.

Noise does not win battles, but Johnson's Digestive Tablets cure dyspepsia.—Adv.

MRS. BUDDINGTON'S HUSBANDS. The First Killed and She Claims a Common

Law Marriage With the Second The hearing in the suit of Mrs. Clara Buddington or Mrs. George Focht, for dower right in the estate of George Focht, a wealthy ron founder in Hoboken, was continued before ex-Gov. George T. Werts in Jersey City yesterday. The estate is estimated to be worth \$400,000. Focht bequeathed \$2,500 eash, \$100 a month and the use of a part of the house 107 Adams street, Hoboken, while she remained single, to his "friend," Clara Buddington Focht. She was not satisfied with that and began the present proceedings to establish a dower right, asserting that she was Focht's widow by virtue of a common law mar-

The claimant was subjected to a severe cross-examination yesterday by ex-Judge Hudspeth, counsel for Focht's sons and daughters, but she parried his questions with considerable skill and never permitted herself to be ruffled. Counsel endeavored to probe her former life when she was the wife of Edwin Buddington and lived in Southampton, L. I. Such said she was married to Buddington in 1875 and had separated from him when she first met Foeht in 1882. "Don't you know that you were much older than Buddington when you married him?" asked ex-Judge Hudspeth. "No," replied the witness. "Don't you know that he was not yet twenty-one?"

The witness admitted that while she lived in Southampton she frequently visited New York.

Who supported you?" asked ex-Judge Hudspeth.

Hudspeth.
"I supported myself."
"By what business?"
"I had no business."
"Did you live on nothing?"
"No, I lived on money."
Ex-Judge Hoffman, counsel for the claimant, objected to these questions as having no bearing on her relations with Focht, but ex-Gov.
Werts admitted them.
The witness said that her husband, Buddington, was killed in an accident. Shortly after she became acquainted with Focht she learned that he was a married man with a wife and five grown children and the head of a large business.

five grown children and the head of a large business.

"Mr. Fecht took apartments with me," she said, "because his home life didn't suit him. He never said to me that he was having a better time in New York than at home. He occupied a parlor and bedroom in the flat and bought some of the furniture."

"How much board did he pay," asked Mr. Hudspeth.

"Oh, there was no fixed amount. He just paid what he thought his accommodations were worth."

The witness said that Mr. Focht drank wine, but she couldn't recoilect if it was champagne. He was fond of beer and red wine. She said that the place where her farm was located was known as Pond Quogue.

"While you were living at Pond Quogue." asked Mr. Hudspeth, "did you bring down a team of horses from New York?"

"No."

"Or from any other place?"

"No, I had horses and carriages of my own."

The hearing will be resumed this morning.

### YORK TRIES POLICEMEN. Two Wouldn't Arrest a Mission Disturber

-"Arcadia" Case Dismissed. Patrolmen Mahoney and Mallon, who failed to arrest a man named John Martin, who

forced his way into the mission house at 201 East Thirty-third street on the night of Jan. 30, were on trial before Commissioner York yesterday. Miss Eva Glover, who is in charge of the house, testified that the two policemen would not arrest Martin because he told them that he had a pull, and would make it hot for them if they did. She added that she had since learned that Martin was a brother of some Judge or other. Chief Devery was called, and counsel for Miss Glover elicited from him that it was the duty of the policemen to arrest Martin. Decision was reserved.

The charge against Patrolman Bernard Connolly of the District Attorney's office who was accused of being interested in the Arcadia, a resort in Twenty-eighth street was dismissed. Connolly's brother-in-law testifying that he owned the resort and that Connolly had merely paid a few bills for him.

William Deacher the policeman accused of firing off his revolver in Bernard Meyer's saloon in Eighth avenue, had a hearing. Meyer had been compelled to make the complaint but he said he would not be sure that Deacher was the policeman who raised the row. Decision was reserved. policemen would not arrest Martin because he

PUERTO RICANS GRUMBLING.

Labor Union Delegates From the Island Say Reforms Are Needed There.

Santiago Iglesias and Edouardo Condé, the labor union delegates from Puerto Rico who are now here, say there is danger of a insurrection in the island if alleged grievances are not corrected. They have been attending union meetings since they arrived and declaring that the American Government is not looking after the Puerto Ricans and that abuses have arisen which have driven them to the verge of rebellion. They complain that the mayors in the various towns are appointed instead of elected. The Mayor, they say, is the Presiding Judge, from whose decision there is no appeal, and the Chief of Police is the prosecuting officer. Menemployed on city work receive only twenty-five cents a day, and if they object to those terms they are regarded as disorderly persons. They also say that for certain offences women are condemned to clean the streets and work on public improvements.

The two delegates want the trades unions here to lend their assistance in having these conditions changed. meetings since they arrived and declaring that

FALSE NATURALIZATIONS HERE.

U. S. Grand Jury in This District Takes Up Supt. McCullagh's Discoveries.

John McCullagh, State Superintendent of Elections, spent considerable time yesterday afternoon with Assistant United State Attorneys Houghton and Ball. After talking about filegal naturalization in this district Supt. Mc-Cullagh said that several of the professional wit-nesses who were indicted in Brooklyn the other day had also operated in this district. The United States Grand Jury here has now under consideration the charges of fradulent natura-lization made last fail by Supt. McCullagh.

Caps and Gowns Only at Ceremontals. CAMBRIDGE, Mass., Feb. 13.-The Harvard Class Committee has decided to oppose the wearing of caps and gowns by the senior class except at the baccaulareate sermon and on except at the baccamareae sermon and on class and commencement day. The reason given for the step is that while the custom is a laudable one theoretically, it has failed in practice. The committee advocates some kind of class emblem, however, which may dis-tinguish seniors from the other classmen. A badge of some kind is suggested, and discus-sion of the matter is suggested.



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Housekeepers must exercise care in buying baking powders, to avoid alum. Alum powders are sold cheap to catch the unwary, but alum is a poison, and its use in food seriously injures health.

ROYAL BAKING POWDER CO., 100 WILLIAM ST., NEW YORK.

CHINATOWN LOSES ITS QUEEN.

She Came From Brooklyn and Reigned in

Pell Street Just Two Years.

The 'Queen of Chinatown' is dead and her

body rests in Bacigalupo the undertaker's

shop at 26% Mulberry street, where at inter-

vals, yesterday, those who had known her

Katie Stanley was her name, but few of the people in Chinatown knew more than the first

half of it. She was born in Brooklyn twenty-

one years ago. Her parents were respectable

and she received as good an education as they

could give her. Her father and mother died

several years ago, and after that Katle was brought up by her two elder sisters. She

drifted across the Brooklyn Bridge into China-

drifted across the Brooklyn Bridge into Chinatown two years ago, and never went back. The girl had a handsome face and figure, and Pell street in its way admired her and dubbed her queen of the quarter.

The pace in Chinatown became too fast for the Queen after a year and a half only. For the last six months she had complained of ill-ress. On Monday night she grew very weak and asked that a priest and doctor be sent for. She died early yesterday morning and her sisters, hearing that she was gone, came over from Brooklyn to care for what was left of her. They wept bitterly over Katie's body and gave instructions to Undertaker Baelgalupo to bury her to-morrow in Calvary Cemetery.

The undertaker would not give inquirers the sisters' address. They lived in Brooklyn and were respectable, he said, and that was enough.

DIAMOND BADGE FOR CHIEF CROKER. Heads of Battalions Surprise Him With a Handsome Gift.

A committee representing the sub-chiefs of

the Fire Department gathered at its head-

quarters and through Fire Commissioner Scan-

nell presented an elaborate diamond badge to

Chief Croker. The presentation was a surprise

"Chief," said Commissioner Scannell in mak-

"Chief," said Commissioner Scannell in making the presentation. "this badge is presented to you as a token of confidence in you as the commanding officer of the uniformed force. It shows that the battalion commanders and the division commanders of this great department feel that you are in touch with them in their arduous duties."

Chief Croker suitably replied. The badge is the handsomest ever made for a fire officer. It consists of the official badge in gold surrounded by the words "Edward F. Croker. Chief of the Greater New York Fire Department," in diamonds.

called to take a last look at her face.

WINDSOR FIRE DEATH DOUBTED Contesting the Will of Miss Morgan, Missing Since the Fire.

The contest of the will of Miss Annie Taylor Morgan, who is supposed to have been lost in the Windsor Hotel fire on March 17 last, was on before Surrogate Thomas yesterday. She and the contestant, Mrs. Alma Louisa Fellows, were the only children of Homer Morgan, a real estate dealer, from whom they inherited a large estate. The will of Miss Morgan left her estate, valued at about \$250,000, to Miss Hattie Leland of 60 West Fifty-first street, in trust for Ins Leland Smith, 12 years old at the time, under a provision that the child should have the property when she was 25 years old. The contestant says there is doubt of the death of Miss Morgan and contends that, if she is dead,

the will is not her unrestrained act. The hotel part of the story has been told besince the fire has see Morgan, who lived at the hotel, was on intimate terms with the different members of the Leland family and was a chum of Miss Hattie Leland. Her body was not one of those iden-tified.

Leland family and was a chum of Miss Hattle Leland. Her body was not one of those identified.

Simeon Leland testified Wednesday that the fire began about 3:08 or 3:10 o clock in the afternoon. He had seen Miss Morgan about 2:15 or 2:30 o clock when he cashed a ten-dollar check for her. She did not have her hat on at the time and went toward the elevator after getting the money. Her rooms were on the sixth floor. Her brother and his cousin had lost their lives in the fire, he said, and when asked if their remains had been found he pinched his lingers and said, "not so much." He said:

"I looked at some of the remains after the fire, but it was impossible to identify them. They make seventeen graves in Mount Kensico Cemetery. It is impossible to say how many people are in those seventeen graves."

He said there were survivors of the fire who had rooms on the sixth floor.

Miss Jeanne Bradley testified that she was just finishing her music lesson at the hotel about twenty minutes before the fire and was going out when Miss Morgan looked into her apartment and said she was going to the opera that evening. The witness had got but a short distance from the hotel when she saw the flames bursting out of Miss Morgan's room.

A clerk of the Farmers Loan and Trust Company said that Miss Morgan had drawn no money from her account since the company cashed the ten-dollar check she gave to Mr. Leland the day of the fire.

The case was adjourned till to-day.

WOULDN'T HAVE CHARLIE WHIPPED.

Angry Parent Made a Fuss in School-Wouldn't Apologize to the Teacher, Either. Charles R. Skelton, a cab driver of 223 East Seventy-eighth street, was summoned to the

Yorkville police court yesterday for assaulting William Peyser of 696 East 140th street, a teacher in Grammar School 70 in East Seventyfifth street. "He came into the school room last Friday afternoon while the pupils were in the room.' said the complainant, "and walking up to my

fist under my nose for some time and then he tweaked my nose and struck me such a violent blow that he knocked me out of the chair." "I didn't strike him; I only pushed him and he fell out of the chair." responded the defendant. "My boy is a pupil in the school, but not in his class. He slapped the boy's face Friday and the boy came home with a cut on his cheek made by the teacher's finger ring."

desk shook his fist in my face. He held his

"The State laws allow teachers, guardians and parents to inflict corporal punishment on children under their care, provided the punish-ment is moderate in character," the teacher

children under their care, browled the punishment is moderate in character," the teacher remarked.

"I am not prepared to say that such is the law," said Magistrate Zeller, "but a little timely correction is good for some children." Skeiton declared that last June when his boy. Charles Skeiton, Io years old, was in Peyser's class the teacher flogged him.

"That's a lie," replied the teacher.

"Sir! Do you apply such language to me?" rejoined the defendant, advancing toward the teacher with clenched list. The policeman on the bridge stepped between the two. Peyser asked that the man be punished, so the Magistrate ordered a complaint of disorderly conduct drawn, but when this was done he told Skeiton he would discharge him if he made an apology to the teacher.

"Will you apologize?" asked the Magistrate.

"No, sir; never," was the answer.

"Then I will hold you in \$500 bail for your good behavior for three months," announced the Magistrate.

Skeiton was taken down stairs, but later in the day was bailed.

MOTHER SEEKS DEATH IN THE RIVER. Has Seven Children to Support and Feared She'd Lost Her Money.

Mrs. Ida Schlupsky of 224 Second street jumped into the river from the recreation pict at the foot of East Third street yesterday, but was rescued by the watchman and a passing citizen and sent to Bellevue Hospital. The woman has seven children to support She bought a grocery store at Cannon street for \$232 and opened it on Monday last. That was a holiday and business was so dull that she became despondent. TELEPHONES IN STATIONS.

The Brooklyn Elevated Stations to Be Supplied With Telephones. The Brooklyn Rapid Transit Company has decided to put private telephones in all the

stations of their elevated system throughout Brooklyn. This is to be done in the hope that by this quick tmethod of communication word can be sent from any point along the different lines wherever there is a block, and thus something done promptly to relieve it. The telephones are to be connected with the terminals, and in case of long delays word can at once be sent to the starting depot and a repairing crew at that end ordered out. Much of the trouble lately has been caused by the fact that getting word of a block to the proper point has been delayed through lack of communication between the terminals and the stations.

POLICE BOARD PAYS CAPT. WOODS,

'Sleuths the Headquarters Squad. The Police Board yesterday ordered the payment to Capt. Anthony S. Woods, who has been put back on the force by the court, \$4,727.63 back salary due since consolidation. Capt. Woods was dismissed from command of the Long Island City force four years ago by Mayor Long Island City force four years ago by Mayor Gleason The board decided to allow a pension of \$300 a year to the widow of Detective-Sergeant James Crowe. Patrolman Charles Wixson was commended for bravery at the fire in Seventh avenue, Jan. 24, and the new squad, formed of the sleuths ousted from the Detective Bureau, was named by resolution the "Headquarters Squad."

Death Follows East Side Shooting.

James Tiernan, the milk dealer of 42 Rutgers street who was shot through the abdomen in Rutgers street by Jack Cronin. a bartender of 202 Madison street, died yesterday in Gouverneur Hospital, and Cronin was committed to the Tombs by Coroner Hart, pending the inquest. The dead man's sister was married to the youngest son of Coroner Fitzpatrick on Sunday night.

Kept Volunteer Assistants Away. A horse belonging to Owen Brothers, milk dealers, of Newark, was instantly killed yesterday morning in Davis avenue, Kearny, N. J., by coming in contact with a dangling wire of the lighting service. The driver saw what the cause of the trouble was and kept volunteer assistants away until the linemen came with rubber boots and gloves and removed the wire.

And Worn-out Worried Mothers Find

Comfort in CUTICURA. SOME MONTHS AGO OUR BABY'S HEAD GOT SORE. We took him to the doctor, who pronounced it poison and gave us some medicine



which did no good. His head got so bad he would cry all night, and my wife could sleep none, and began to look ghostly. His head got so sore that we put a night cap on him, and folded a white cloth four thicknesses inside of it, and just through the night a kind of matter would coze out from his head, soaked through the cloth and cap and on to the pillow. The top and back of his head was almost a solid sore, and looked so badly that words would not describe it. Almost in despair I told my wife I had seen CUTICURA REMEDIES advertised and recommended very highly and I was going to try them. I bought the CUTICURA RESOLVENT, CUTICURA Soap, and Cuticura Ointment. We gave him half of the Resolvent, used part of the cake of Soap, and before we had used the second box of CUTICURA Ointment he commenced to get better, and is now as well and hearty as anybody's boy. He is as merry as a lark, sleeps soundly all night, and his hair looks glossy, thick, and soft. while my wife looks like a different woman, I look at him and think I owe it to you and

to suffering mankind to write and tell you of this almost wonderful cure. W. W. & J. E. MYERS, Box 90, Munroe City, Ind.

Consisting of Curticuta Soar (25c.), to cleaned the skin of crusts and scales and soften the thickness curticuta, and irritation, and soothe and the skin and Curticuta Resolvent (50c.), to cool and cleanes the blood. A Single Set is often sufficient to cure the most torturing, disfiguring, and humiliating skin, scalp, and blood humors, with lose of hair, when the cure Baby Humors," free. Complete External and Internal Treatment for Every Humor,